



Connell Foley LLP
56 Livingston Avenue
Roseland, NJ 07068
P 973.535.0500 F 973.535.9217

William P. Krauss
Partner
Direct Dial 973.840.2419
WKrauss@connellfoley.com

May 9, 2019

Hon. Mark Falk, U.S.M.J
Hon. Martin Luther King Building & U.S. Courthouse
50 Walnut Street Room 4015
Newark, NJ 07101

Re: Ohio Security Insurance Company v. Lolosa LLC, et al.
Docket No. 2:19-CV-05451 (WJM/MF)

Dear Judge Falk:

This firm represents Plaintiff Ohio Security Insurance Company (Ohio Security) in connection with the above referenced matter. I am writing to advise that this the federal declaratory action is being dismissed with prejudice

I attach a voluntary stipulation of dismissal with regard to same.

Respectfully submitted,

CONNELL FOLEY LLP

William P. Krauss

WPK/dag
Enclosure
cc: All Counsel Via ECF

Roseland

Jersey City

Newark

New York

Cherry Hill

Philadelphia

www.connellfoley.com

William P. Krauss, Esq.
CONNELL FOLEY LLP
56 Livingston Avenue
Roseland, New Jersey 07068
Telephone: 973-535-0500
Facsimile: 973-535-9217
Attorney for Plaintiff
Ohio Security Insurance Company

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

OHIO SECURITY INSURANCE
COMPANY,

Plaintiff,
v.

LOLOSA LLC d/b/a RALPH PICCOLO
PIZZA, ANTHONY A. PIER, ADELA
IACOVO and PROGRESSIVE GARDEN
STATE INSURANCE COMPANY,

Defendants

Civil Action No. 2:19-CV-5451(WJM/MF)

**NOTICE OF
VOLUNTARY DISMISSAL**

Pursuant to Fed.R.Civ.P. 41(a)(1)(i), Plaintiff, Ohio Security Insurance Company dismisses with prejudice all claims asserted against defendants Lolosa LLC d/b/a Ralph Piccolo Pizza, Anthony A. Pier, Adela Iacovo and Progressive Garden State Insurance Company.

CONNELL FOLEY LLP

By: /s/William P. Krauss
William P. Krauss